2 3 4 5 6 7 8 9	PAUL B. SALVATY (State Bar No. 1715 PSalvaty@winston.com WINSTON & STRAWN LLP 333 S. Grand Ave., 38th Fl. Los Angeles, CA 90071-1543 Telephone: (213) 615-1700 Facsimile: (213) 615-1750 ABBE DAVID LOWELL AbbeLowellPublicOutreach@winston.com WINSTON & STRAWN LLP 1901 L St., N.W. Washington, D.C. 20036-3508 Telephone: (202) 282-5000 Facsimile: (202) 282-5100 Bryan M. Sullivan, State Bar Number 209 bsullivan@earlysullivan.com Technic C. Hanson State Bar Number 220	n 0743
10 11 12 13 14 15	Zachary C. Hansen, State Bar Number 32: zhansen@earlysullivan.com EARLY SULLIVAN WRIGHT GIZER & McRAE LLP 6420 Wilshire Boulevard, 17th Floor Los Angeles, California 90048 Telephone: (323) 301-4660 Facsimile: (323) 301-4676 Attorneys for PLAINTIFF ROBERT HUNTER BIDEN	DISTRICT COURT
17		CT OF CALIFORNIA
18	WESTERN	DIVISION
19 20 21 22 23 24 25 26 27	ROBERT HUNTER BIDEN, an individual, Plaintiff, vs. PATRICK M. BYRNE, an individual, Defendant.	Case No. 2:23-cv-09430-SVW-PD PLAINTIFF ROBERT HUNTER BIDEN'S REQUEST FOR COUNSEL TO APPEAR REMOTELY FOR JANUARY 27, 2025 STATUS CONFERENCE; DECLARATION OF ZACHARY C. HANSEN [[Proposed] Order filed and served concurrently herewith] Date: January 27, 2025 Time: 3:00 p.m. Ctrm.: 10A
28		Judge: Hon. Stephen V. Wilson

TO THE HONORABLE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Plaintiff Robert Hunter Biden ("Plaintiff") hereby respectfully requests permission from this Court for his Counsel, Zachary C. Hansen, to appear remotely by way of videoconference (e.g. Zoom) for the Status Conference scheduled in this case for January 27, 2025 at 3:00 p.m. Plaintiff understands the Court's standing order requires a request to appear remotely for a proceeding to be filed seven (7) days prior to the hearing, but here, because the Status Conference was scheduled for less than seven (7) days from the Court's Minute Order scheduling that conference (Dkt. No. 178), Plaintiff filed this request as soon as possible and respectfully requests the Court grants this request.

Good cause exists to grant this request because Mr. Hansen has been involved in the disposition of the current discovery dispute that formed the basis of Plaintiff's January 14, 2025 *Ex Parte* Application, including being the person who has communicated with Defendant's counsel directly about the current dispute, Mr. Hansen drafted the *Ex Parte* Application, and Mr. Hansen has appeared at every discovery-related hearing in this matter since July 2024, and his participation in the status conference is, therefore, necessary. (*See* Declaration of Zachary C. Hansen, at ¶2.) Mr. Hansen is unable to be in the State of California on January 27, 2025, due to a pre-paid vacation in Florida, but Mr. Hansen's co-counsel, Bryan M. Sullivan, will be appearing in person for the Status Conference, so Plaintiff will have another attorney present for this hearing. (*See* Declaration of Zachary C. Hansen, at ¶3.)

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1	Accordingly, Plaintiff respectfully re-	quests that the Court grant this request for
2	Mr. Hansen to appear remotely by videoco	
3	Conference in this matter.	• /
4		
5	Dated: January 23, 2025	EARLY SULLIVAN WRIGHT
6		GIZER & MCRAE LLP
7		
8	By:	/s/ Zachary C. Hansen
9		BRYAN M. SULLIVAN (State Bar No. 209743)
11		bsullivan@earlysullivan.com ZACHARY C. HANSEN (State Bar No.
12		325128) zhansen@earlysullivan.com EARLY SULLIVAN WRIGHT GIZER
13		& McRAE LLP 6420 Wilshire Boulevard, 17th Fl.
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24		Telephone: (202) 282-5000 Facsimile: (202) 282-5100
25		Attorney for Plaintiff
26		Robert Hunter Biden
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DECLARATION OF ZACHARY C. HANSEN

I, Zachary C. Hansen, declare and state as follows:

- 1. I am counsel of record for Plaintiff Robert Hunter Biden ("Plaintiff") in the above-entitled action and am over the age of 18. I hereby submit this declaration in support of Plaintiff's Request for Counsel to Appear Remotely for January 27, 2025 Status Conference. If called as a witness, I would and could testify to the matters contained herein.
- 2. I have been involved in the disposition of the current discovery dispute that formed the basis of Plaintiff's January 14, 2025 *Ex Parte* Application, including being the person who has communicated with Defendant's counsel directly about the current dispute, I also drafted the *Ex Parte* Application, and I have appeared at every discovery-related hearing in this matter since July 2024, and my participation in the status conference is, therefore, necessary.
- 3. I am unable to be in the State of California on January 27, 2025, due to a pre-paid vacation in Florida, but my co-counsel, Bryan M. Sullivan, will be appearing in person for the Status Conference, so Plaintiff will have another attorney present for this hearing.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on this 23rd day of January, 2025, at Summit, New Jersey.

<u>/s/ Zacharv C. Hansen</u>

Zachary C. Hansen

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